UNITED STATES DISTRICT COURT DISTRICT OF MASSACHUSETTS

TERRI PECHNER-JAMES and)
SONIA FERNANDEZ,	
Plaintiffs,)) Civil Action No.03cv12499-MLW
V.)
CITY OF REVERE et. al.)
Defendants.))

SECOND ORDER ON DISCOVERY MOTIONS

SOROKIN, M.J. January 27, 2006

After a hearing on Discovery Motions filed by the Defendants, I make the following Orders.

- 1. Plaintiffs' Counsel is hereby ORDERED to produce to defense counsel's office original singed medical release forms. The release forms must be in defense counsel's office by 5:00 p.m. Friday January 27, 2006. Plaintiffs' must produce separate signed release forms for each medical provider or doctor identified to date in each Plaintiffs' discovery responses.

 Plaintiffs' are further ORDERED to produce signed release forms in the future, without further Order of the Court, in the event requested by defense counsel in writing.
- 2. Plaintiffs' will sign their supplemental interrogatory responses, as required by the Rules, no later than January 27, 2006 at 5:00 p.m and produce the same to defense counsel no later than January 27, 2006 at 5:00 p.m. This is an ORDER of the Court.
- 3. Counsel for the City shall file its narrowed list of objectionable interrogatory responses by the close of business January 27, 2006. Plaintiffs shall have until the close of

Case 1:03-cv-12499-MLW Document 110 Filed 01/31/2006 Page 2 of 3

business Wednesday February 1, 2006 to file further supplemental interrogatory responses. The

Court expects that Plaintiffs will answer directly each interrogatory, e.g. by identifying the name

of the person requested or stating the Plaintiff does not know the name of the person. Defense

counsel has until February 8, 2006 to file papers noting whether it persists in its objection to any

of Plaintiffs' interrogatory responses in light of any further supplementation. No further briefing

shall be filed on this Motion.

4. The Court will decide the City of Revere's Motion for Sanctions (Docket #101) after

and, partially in light of, the resolution of the merits of Plaintiffs' interrogatory responses.

5. Regarding the defendant police officers' Motion for Sanctions (docket #100) arising

out of the failure to produce either medical records or signed release forms, presently the Court is

reserving this request for dismissal as a sanction. Plaintiffs shall produce the signed releases as

ordered above. Defendants shall have a reasonable opportunity to obtain all of the medical

records they deem reasonably deem necessary to obtain prior to deposing (or concluding the

deposing of) the Plaintiffs even if that requires extending the deadlines set in the Scheduling

Order.

6. The parties shall file a report regarding the status of discovery and/or any other issues

in the case on March 1, 2006. The Court will hold a status conference on March 13, 2006 at

3:00 p.m.

7. Plaintiffs' oral request at the hearing to withdraw its Motions for Sanctions (docket

#105) is ALLOWED.

/s/ LEO T. SOROKIN

Leo T. Sorokin

United States Magistrate Judge